EXHIBIT 1

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 1

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 1

			EXHIBIT 1*		II			EXHIBIT 1*	
			MAIN CASE				•	MAIN CASE	
	In i	re Highland Capital	Management, L.P., Case No. 19-34054-sgj11 (Bankr. N.D. Tex.)			lı .	n re Highland Capita	I Management, L.P., Case No. 19-34054-sgj11 (Bankr. N.D. Tex.))
Date	Motion or Claim	Movant / Objecto		Status	Date		Movant / Object		Status
	First Omnibus Objection to Certain (A) Duplicate Calams; (B) Overstate Claims; (C) Late-Filed Claims; (D) Satisfied Claims; (E) No. Liability Claims; and (F) Insufficient-Documentation Claims [D1906] (solely with respect to Proof of Claim No. 146 Filed by HCRE Partners, LLC)	d HCRE	HCRE asserted Highland had no interest in SE Multifamily due to mutus mistake and lack of consideration. After engaging in substantial discovery and litigating Highland's motion disqualify HCRE's counsel due to conflict of miterest, HCRE filed a mot to withdraw its proof of claim [DI 3443]. Highland objected [DI 3487], To consider the proof of claim [DI 3443]. Highland objected [DI 3487], To claim after Dondero would not agree to refrain from filing the same clair different forum [DI 3525].	Trial was held November 1, 2022. On to April 28, 2023, the Court entered its order on sustaining Highland's objection to HCRE's The claim, and disallowing the claim [DI 3767].	7/30/2	0 First Omnibus Objection to Certai (A) Duplicate Claims; (B) Overst Claims; (C) Late-Filed Claims; (E) Satisfied Claims; (E) No Liability Claims; and (F)-Insufficient- Documentation Claims [D1906] (solely with respect to Proof of Claim No. 146 Filed by HCRE Partners, LLC)	nted HCRE Objector:	HCRE asserted Highland had no interest in SE Multifamily due to mutu- mistake and lack of consideration. After engaging in substantial discovery and litigating Highland's motor disqualify HCRE's counsel due to conflict of interest, HCRE filed a mot to withdraw its proof of chaim [DI 3443]. Highland objected [DI 3457]. Calim after Dondero would not agree to refrain from filing the same clai- different forum [DI 3525].	Trial was held November 1, 2022. On n to April 28, 2023, the Court entered its or tion sustaining Highland's objection to HCR The claim, and disallowing the claim [DI 37 he
	Debtor's Motion for Entry of an Order Approving Settlement with (a Acis Capital Management, L.P. and Acis Capital Management GP LLC (Claim No. 23), (b) Joshus N. Terry and Jennifer G. Terry (Claim No. 156), and (c) Acis Capital Management, L.P. (Claim No. 159) and Authorizing Actions Consistent Therewith [DI 1087]	Objectors: Dondero	Acis filed a claim for at least \$75 million. Acis's claim resulted from an involuntary bankrupty initiated when Dondero refisced to satisfy an arbitration award and instead fraudulently transferred assets to leave Aci judgment proof. Highland settled for an allowed Class 8 claim of \$23 mil and approximately \$1 million in cash. Dondero objected to the settlement [B1 121] alleging it was unreasonab and constituted vote buying. The Acis Settlement Motion was approved a Dondero's objection was overruled [DI 1302].	llions constitutionally moot [Dist. Ct. Case No. 3:20-cv-03390-X, DI 25].	9/23/2	0 Debtor's Motion for Entry of an Order Approving Settlement with Acis Capital Management, L.P. an Acis Capital Management GPL (Claim No. 23), (b) Joshua N. Ter and Jennifer G. Terry (Claim No. 156), and (c) Acis Capital Management, L.P. (Claim No. 156) and Authorizing Actions Consister Therewith [D1 1087]	d Objectors: Dondero	Acis filed a claim for at least \$75 million. Acis's claim resulted from an involuntary bankrupte; mittated when Dondero reliesed to satisfy an arbitration award and instead fraudulently transferred assets to leave Aci judgment proof. Highland settled for an allowed Class 8 claim of \$23 m and approximately \$1 million in cash. Dondero objected to the settlement [D II 121] alleging it was unreasonal and constituted vote buying. The Acis Settlement Motion was approved Dondero's objection was overruled [D I 1302].	Dondero appealed [DI 1347]. On Marcl is 18, 2022, this Court dismissed the appe illions constitutionally moot [Dist. Ct. Case 3:20-cv-03390-X, DI 25].
11/18/20	Motion of the Debtor Pursuant to 11 U.S.C. §§ 105(a) and 363(b) for Authority to Enter into Sub-Services Agreements [DI 1424]	Highland	Highland filed a motion seeking to retain a sub-servicer to assist in its reorganization consistent with the proposed plan. Dondero alleged the su servicer was not needed, was too expensive, and would not be subject to Bankruptey Court jurisdiction [DI 1447].	CONCLUDED: b- Dondero withdrew his objection [DI 1460] after forcing Highland to incur costs responding [DI 1459]	11/18/	Motion of the Debtor Pursuant to U.S.C. §§ 105(a) and 363(b) for Authority to Enter into Sub-Service Agreements [DI 1424]	Highland	Highland filed a motion seeking to retain a sub-servicer to assist in its reorganization consistent with the proposed plan. Dondero alleged the si servicer was not needed, was too expensive, and would not be subject to Bankruptcy Court jurisdiction [DI 1447].	CONCLUDED: ub- Dondero withdrew his objection [DI 14 o after forcing Highland to incur costs responding [DI 1459]
	James Dondero's Motion for Entry of an Order Requiring Notice and Hearing for Future Estate Transactions Occurring Outside of the Ordinary Course [DI 1439]	of Movant: Dondero	Dondero alleged Highland sold assets in violation of 11 U.S.C. § 363 and without providing Dondero a chance to bid. Dondero requested an emergine hearing [DI 1443]. Dondero filed this motion despite having agreed to the Protocols governing such sales.	encDondero withdrew this motion [DI 1622]	11/19/	James Dondero's Motion for Entr an Order Requiring Notice and Hearing for Future Estate Transactions Occurring Outside of the Ordinary Course [DI 1439]	Dondero	Dondero alleged Highland sold assets in violation of 11 U.S.C. § 363 an without providing Dondero a chance to bid. Dondero requested are mer hearing [D1 1443]. Dondero filed this motion despite having agreed to the Protocols governing such sales.	genciondero withdrew this motion [DI 162
	Motion for Order Imposing Temporary Restrictions on Debtor's Ability, as Portfolio Manager, to Initiate Sales by Non-Debtor CLO Vehicles [DI 1522, 1528]	Movants: Advisors ² Funds	Movants sought to prevent Highland from causing the CLOs to sell asset without Movants' consent. Movants provided no support for this position which directly contradicted the terms of the CLO Agreements. The Moti was filed notwithstanding the Protocols governing such sales. Movants requested an emergency hearing [DI 1523].	, The motion was denied [DI 1605] and was	12/8/2	Motion for Order Imposing Temporary Restrictions on Debtor Ability, as Portfolio Manager, to Initiate Sales by Non-Debtor CLC Vehicles [DI 1522, 1528]		Movants sought to prevent Highland from causing the CLOs to sell asse without Movants' consent. Movants provided no support for this position which directly contradicted the terms of the CLO Agreements. The Moti was filed notwithstanding the Protocols governing such sales. Movants requested an emergency hearing [DI 1523].	n, The motion was denied [DI 1605] and v
	Debtor's Motion for Entry of an Order Approving Settlement with Harbour'est (Claim Nos. 143, 147, 150, 153, 154) and Authorizing Actions Consistent Therewith [DI 1625]	Dondero Trusts ³ CLOH	Harbour Vest asserted claims in excess of \$300 million in connection wit investment in a find indirectly managed by Highland for, among other tfinated and fraundulent inducement, concealment, and misrepresentation. Highland settled from \$800 million allowed Class 8 and 9 claim and the transfer of certain assets to a Highland subsidiary. Dondero and the transfer of certain assets to a Highland subsidiary. Dondero and the Trust alleged the settlement was unreasonable, was a windful 10 infatour Vest, vote buying [DI 1697, 1706] CLOH argued the settlement could not be Highland's response, CLOH publicly withdrew its objection. The settlem was approved and the remaining objections were overruled [DI 1788].	singShe Trusts appealed [DI 1870]. This Court affirmed and dismissed Dugaboy's appeal for lack of standing [Dist. Ct. Case No. s. 3:21-00261-L, DI 38]. Dugaboy appealed and[DI 40]. Oral argument held May 1, 2023. Appeal-is-sub-judice.		20 Debtor's Motion for Entry of an Order Approving Settlement with HarbourVest (Claim Nos. 143, 14 150, 153, 154) and Authority Actions Consistent Therewith [DI 1625]	7. Objectors: Dondero Trusts CLOH	Harbour'est asserted claims in excess of \$200 million in connection wit investment in a find indirectly managed by Highland for, among other fraud and fraudulent inducement, concealment, and misrepresentation. Highland settled for an \$80 million allowed Class 8 and 9 claims and the transfer of certain assets to a Highland subsidiary. Dondero and the Trus alleged the settlement was unreasonable, was a windial to Harbourt'est vote buying [DI 1097, 1706]. CLOH angued the settlement could not be Highland's response, CLOH publicly withdraw its objection. The settler was approved and the remaining objections were overruled [DI 1788].	hingthe Trusts appealed [DI 1870]. This Co affirmed and dismissed Dugaboy's appe for lack of standing [Dist. Ct. Case No. sts 3:21-00261-t., DI 38]. Dugaboy appeal [; andDI 40]. Oral argument held May 1, 202 On-August-22, -2023, the Fifth Circuit affirmed this Court's order [Case No. 2:
Memorandum	of Law in Support of Its Motion to Deem the	Dondero Entities Vexatious i	Litigants and for Related Sanctions .	1	All capits Memoral	lized terms used but not defined herein have th dum of Law in Support of Its Motion to Deem i [1] "DI" refers to the docket maintained in	the Dondero Entities Vexation.	s Litigants and for Related Sanctions .	
	Advisors" means NPA and HCMFA coll	lectively.				Advisors" means NPA and HCMFA	ollectively.		

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 2

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 2

Date	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Status	Date	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Status
/14/21	Motion to Appoint Examiner Pursuant to 11 U.S.C. § 1104I [DI 1745, 1752]	,	Movants filed an emergency motion for the appointment of an examiner after commencement of Plan solicitation and 14 months postpetition. [DI 1748].		1/14/21	Motion to Appoint Examiner Pursuant to 11 U.S.C. § 1104I [DI 1745, 1752]	Movants: Trusts Dondero [DI 1756]	Movants filed an emergency motion for the appointment of an examiner after commencement of Plan solicitation and 14 months postpetition. [DI 1748].	CONCLUDED: The motion was denied [DI 1960]
	James Dondero's Objection to Debtor's Proposed Assumption of Executory Contracts and Cure Amounts Proposed in Connection Therewith [DI 1784]	Objector: Dondero	Dondero objected to Highland's proposed assumption of two limited partnership agreements [DI 1719].	CONCLUDED: Dondero withdrew his objection [DI 1876] after forcing Highland to incur costs responding.	1/20/21	James Dondero's Objection to Debtor's Proposed Assumption of Executory Contracts and Cure Amounts Proposed in Connection	Objector: Dondero	Dondero objected to Highland's proposed assumption of two limited partnership agreements [DI 1719].	CONCLUDED: Dondero withdrew his objection [forcing Highland to incur costs re
J22/20	Fifth Amended Plan of Reorganization [DI 1472]	Objectors: Dondero [DI 1661] Trusts [DI 1667] Senior Employes [DI 1669] Advisors & Funds [DI 1670] HCRE [DI 1673] CLOH [DI 1673] NexBank Entities [DI 1676]	All objections to the Plan were conensually readved prior to the confination hearing except for the objections of the Dondero Entities and the U.S. Trustee. The U.S. Trustee did not press its objection at confirmation. All objections were overruled and the Confirmation Order was entered. The Confirmation Order specifically found that Dondero threatened to "burn the place down" if his case resolution plan was not accepted.	APFEAL: Dondero, the Trusts, the Advisors, and the Funds appealed [DI 1957, 1966, 1970, 1972]. On August 19, 2022, the model of the August 19, 2022, the model of the August 19, 2022, the model of the August 19, 2022, the Funds of the Cevel pathon. (Case No. 21-10449, DI 00516439341]. On September 2, 2022, the Funds pettioned for rehearing requesting the Fifth Circuit family the Fifth Circuit part of the August 19, 2022, the Funds of the Fifth Circuit part of the Fifth Circuit pathon of the Fifth Circuit (Case No. 23-10534). Briefing-mpoxess Highland and the Dondero Entities filed petitions for wirt of cert to SCOTUS on issues of (a) standard of care and (b) exculption provision in Plant. Case No. 22-601 (Jan. 15, 2023). Societor General was cases expressing the views of the United States.	1122/20	Therewith [DI 1784] Fifth Amended Plan of Reorganization [DI 1472]	Objectors: Dondero [D1 1661] Trusts [D1 1667] Senioc Employees [D1 1669] Advisors & Funds [D1 1670] HCRE [D1 1673] CLOH [D1 1673] NexBank Entities [D1 1676]	All objections to the Plan were consensually resolved prior to the confirmation hearing except for the objections of the Dondero Entities and the U.S. Trustee. The U.S. Trustee did not press its objection at confirmation. All objections were overmled and the Confirmation Order was entered. The Confirmation Order specifically found that Dondero threatened to "burn the place down" if his case resolution plan was not accepted.	Dondero, the Trust RepReAL: Dondero, the Trust RepReAL: Unds appealed [DI 1957, 1966, In August 19, 2022, the Frifit Circ the Confirmation Order in all rese with respect to the exculpation. [6 10449, DI 1003 16493941], to 789, 2022, the Funds petitioned for refrequesting the Fifth Contail faint explaining but did not grant the rec DI 51 16462921. Highland moved to conform the F September 9, 2022, [DI 3503, 746, 107, 107, 107, 107, 107, 107, 107, 107
//24/21	Application for Allowance of Administrative Expense Claim [DI 1826]; [rel. Adv. Proc. No. 21- 3010-sgj]	Movants: Advisors	The Advisors sought an administrative expense claim for approximately \$14 million alleging they overpaid Highland under certain Shared Services Agreements ("SEAS") and Payroll Reimbursennet Agreements ("TRAs"). Highland brought a breach of contract claim against the Advisors for failure to pay amounts word under the SSAs and PRAs [AP No. 21-3010, D11]. The claims were consolidated under AP 21-3010 since both arose from the SSAs and PRAs.	APPEAL: The Advisors' appeal (AP. No. 21-3010, D1 128) was docketed to Dist. Ct. 2 Case No. 522-ev-02170. Briefing-on appeal is complete, and-matter is sub judice.	1/24/21	Application for Allowance of Administrative Expense Claim [DI 1826]; [rel. Adv. Proc. No. 21- 3010-sgj]	Movants: Advisors	The Advisors sought an administrative expense claim for approximately \$14 million alleging they overpaid Highland under certain Shared Services Agreements ("\$52.6") and Payroll Reimbursement Agreements ("\$ERA"). Highland brought a breach of contract claim against the Advisors for failure to pay amounts owed under the \$SAs and PRAs [AP No. 21-3010, DI 1]. The claims were consolidated under AP 21-3010 since both arose from the \$SAs and PRAs.	APPEAL: The Advisors' appeal (AP. No. 21 128) was docketed to Dist. Ct. Ca -02170. Oral-argument was held J 2023, and-appeal is sub judice.
			After a two-day trial, the Court granted Highland's breach of contract claim, denied the Advisors' admin claim, [AP No. 21-3010, DI 124], and					After a two-day trial, the Court granted Highland's breach of contract claim, denied the Advisors' admin claim. [AP No. 21-	

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 3

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 3

Date	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Appeal	Date	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Appeal
3/18/21	James Dondero, Highland Capital Management Fund Advisors, L.P., NexPoint Advisors, L.P., NexPoint Advisors, L.P. The Dugaboy Investment Trust, The Gret Good Trust, and NexPoint Real Estate Partners, L.C., FiX-all Partners,	Movauts: Dondero Advisors Trusts HCRE	In March 2021, the Dondero Entities filed a motion to recuse Judge Jemigan [DI 2060, 2061, 2062] (the "Original Recusal Motion"). Judge Jemigan [DI 2060, 2061, 2062] (the "Original Recusal Motion"). Judge Jemigan denic the motion finding, among other things, it was untimely and failed to show bias. [DI 2083] (the "Recusal Order"). The Movants appealed [DI 2104, 2169, 2023). In February 2022, this Court entered its Memorandum Opinion and Order [Dist. Ct. Cass No. 321-24-00879-K, DI 39], finding the Recusal Order was a non-appealable interlocutory order. Notwithstanding this Court's Order, in July 2022, Movants filed a supplemental motion to recuse in the Bankruptey Court, [DI 3470] (the "Sunglemental Recusal Motion"), requesting entry of a final, appealable recusal order. On September 1, 2022, the Bankruptey Court denied the Supplemental Recusal Motion finding it "procedurally improper," [DI 3479], but invited Movants to file (i) a "simple motion" secking an amended order removing the "reservation of rights" and/or (ii) a new motion to recuse in front of the Bankruptey Court. On September 2, 2022, Movants filed a renewed motion to recuse [DI 3541] (the "Renewed Recusal Motion"), and then on October 17, 2022. Since the Bankruptey Court entered its order denying the amended order renewed motion to recuse [DI 3541] (the "Renewed Recusal Motion") and then on October 17, 2022. Movants filed an amended or fensew motion to recuse [DI 3541] (the "Benewed Recusal Motion") and then on October 17, 2022. Movants filed an amended or fensew motion to recuse [DI 3541] (the "Benewed Recusal Motion") and then on October 17, 2022. Movants filed an enemeded renewed motion to recuse [DI 3541] (the "Benewed Recusal Motion") and then on October 17, 2022. Movants filed an enemeded renewed motion to recuse [DI 3541] (the "Benewed Recusal Motion") and then on October 17, 2022. Movants filed an enemeded renewed motion to recuse [DI 3541] (the "Benewed Recusal Motion") and then on October 17, 2022. Movants filed an enemeded renewed mo	CONCLUDED: Movants filed a-petition for wird of mandamus on April 4, 2023 to the District Court-(Case No. 2 1-ev-879, Docket no. 41). The -next day, the District Court entered an order directing the oler-few untils the mandamus-petition [Docket no. 42].	3/18/21	James Dondero, Highland Capital Management Fund Advisors, L.P., NexPoint Advisors, L.P., The Dugaboy Investment Trust, The Guest Control Trust, and NexPoint Real Estate Partners, L.C., 6% and Deleware Limited Liability, Comp Deleware Limited Liability, Comp Deleware Limited Liability, Comp Deleware, Motion to Recuse Pursuant to 28 U.S.C. § 455 [DI 2060]	Movants: Dondero Advisors Trusts HCRE	In March 2021, the Dondero Entities filed a motion to recuse Judge Jemigan [DI 2060, 2061, 2062] (the "Original Recusal Motion"). Judge Jemigan [DI 2060, 2061, 2062] (the "Original Recusal Motion"). Judge Jemigan denic the motion finding, among other things, it was untimely and failed to show bias. [DI 2083] (the "Recusal Order"). The Movants appealed [DI 2104, 2169, 2021). In February 2022, this Court entered its Memorandum Opinion and Order [Dist. Ct. Cass No. 321-20-00879-K, DI 39], finding the Recusal Order was a non-appealable interlocutory order. Notwithstanding this Court's Order, in July 2022, Movants filed a supplemental motion to recuse in the Bankruptey Court, [DI 3470] (the "Sundemental Recusal Motion"), requesting entry of a final, appealable recusal order. On September 1, 2022, the Bankruptey Court denied the Supplemental Recusal Motion finding it "procedurally improper," [DI 3479], but invited Movants to file (i) a "simple motion" secking an amended order removing the "reservation of rights" and/or (ii) a new motion to recuse in front of the Bankruptey Court. On September 2, 2022, Movants filed a renewed motion to recuse [DI 3541] (the "Renewed Recusal Motion"), and then on October 17, 2022. September 1, 2022 out entered its order denying the amended order newed motion to recuse [DI 3540] (the "Renewed Recusal Motion") and then on October 17, 2022. Morants filed an amended renewed motion to recuse [DI 3541] (the "Benewed Recusal Motion") and then on October 17, 2022. Morants filed an amended renewed motion to recuse [DI 3541] (the "Benewed Recusal Motion") and then on October 17, 2022. Morants filed an amended renewed motion to recuse [DI 3541] (the "Benewed Recusal Motion") and then on October 17, 2022. Morants filed an emended renewed motion to recuse [DI 3541] (the "Benewed Recusal Motion") and then on October 17, 2022. Morants filed an emended renewed motion to recuse [DI 3541] (the "Benewed Recusal Motion") and then on October 17, 2022.	CONCLUDED: Petitioners immediately flied their- Petition for Win of Mandamus [Case 3:23-ev-00726-S, Docket No. 1]. On-April-30, 2024, following argumen on the Advisors' appeal of the admin-claim, (see supra), this Court informed counsel off the record that it would be issuing an order denying the Mandamu-Petition.
4/14/21	Debtor's Motion to Disqualify Wick Phillips Gould & Martin, LLP as Counsel to HCRE Partners, LLC and for Related Relief [DI 2196]	Movant: Highland Objector: HCRE [DI 2278]	After Wick Philips refused to withdraw, Highland moved to disqualify them from serving as counsel to ICRE in connection with the prosecution of HCRE's Proof of Claim on the ground that Wick Phillips jointly represented Highland and HCRE (and others) in the negotiation, drafting and formation of the contracts at issue and therefore was	CONCLUDED: In December 2021, the Bankruptcy Court granted the motion disqualifying Wick Phillips from serving as counsel to HCRE [DI 3106]	4/14/21	Debtor's Motion to Disqualify	Movant:	Movants filed a petition for writ of mandamus on April 4, 2023 to the District Court [Case No. 2]-ex-979, Dockett on 41]. The next day, the District Court entered an order directing the clerk to unfile the mandamus-petition [Docket no. 42]. After Wick Philips refused to withdraw, Highland moved to disqualify	CONCLUDED:
4/15/21	Debtor's Motion for Entry of an Order Approving Settlement with UBS Securities LLC and UBS AG London Branch and Authorizing	Movant: Highland	UBS) asserted claims against Highland in excess of \$1 billion arising from two Highland-managed funds 'breach of contract. The settlement resolved over ten years of litigation but had to be renegotiated after Highland discovered Dondern-controlled Highland had caused the funds	APPEAL: The Dondero Entities appealed [DI 2398]. In September 2022, this Court affirmed the Bankruptcy Court's		Wick Phillips Gould & Martin, LLP as Counsel to HCRE Partners, LLC and for Related Relief [DI 2196]	Highland Objector: HCRE [DI 2278]	them from serving as counsel to HCRE in connection with the prosecution of HCRE's Proof of Claim on the ground that Wick Phillips jointly represented Highland and HCRE (and others) in the negotiation, drafting and formation of the contracts at issue and therefore was conflicted.	In December 2021, the Bankruptcy Court granted the motion disqualifying Wick Phillips from serving as counsel to HCRE [DI 3106]
	Actions Consistent Therewith [DI 2199]		to fraudulently transfer over \$300 million in assets to Sentinel Reinsurance Ltd. ("Senting!"). a dayman-based entity controlled by Dondero and Ellington, in 2017 to thwart UBS's ability to collect on its judgment. Only Dondero [DI 2295] and Dugaboy [DI 2268, 2293] objected. The UBS settlement was approved in May 2021 [DI 2389].	settlement order, [Dist. Cr. Case No. 3:21-ev-01925×, DI 34], finding, in pertinent part, that in their "real to bamboozle this Court," they omitted critical facts. Id. at 12. In October 2022, the Dondero Entities appealed this Court's order to the Fifth Circuit. USCA Case No. 22-10983. Ord-argument-held June 5 , 2023 . Matter-is-sub judice.	4/15/21	Debtor's Motion for Entry of an Order Approving Settlement with UBS Securities LLC and UBS AG London Branch and Authorizing Actions Consistent Therewith [DI 2199]	Movant: Highland	UBS) asserted claims against Highland in excess of \$1 billion arising from two Highland-managed funds breach of contract. The settlement resolved over ten years of linguiston but had to be renegotiated after Highland discovered Dondero-controlled Highland had caused the funds to fraudulently transfer over \$300 million in assets to Sentinel Reinsurance Ltd. ("Sentinel"), a Cayman-based entity controlled by Dondero and Ellington, in 2017 to thosart UBS's ability to collect on its judgment. Only Dondero [DI 2295] and Dugaboy [DI 2268, 2293] objected. The UBS settlement was approved in May 2021 [DI 2389].	CONCLIDER The Dondero Entires appealed [DI 2398]. In September 2022, this Court affirmed the Bankruptey Court's settlement order. [Dist. Ct. Case No. 3:21-ev-01295-X, DI 34], finding, in pertinent part, that in their "zeal to bamboode this Court," they omitted critical facts. Id. at 12. In October 2022, the Dondero Entiries appealed this Court's order to the Fifth
				3					Circuit-[USCA Case No. 22-10983]. O -August-21, 2023 , the Fifth Circuit affirmed this Court's order [id a Document-00516864561].

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 4

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 4

					ll .				
Date	Motion or Claim	Movant / Objecto	r Summary of Motion or Claim	Status	Date	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Status
4/23/21	Motion for Modification of Onder Authorizing Appointment of James P. Seery, Jr. Due to Lack of Subject Matter Jurisdiction [DI 2242]	Movants: DAF CLOH	Over 9 months after its entry and post-confirmation of the Plan, DAF and CLOH field a motion to modify the July Order, alleging the Bankruptey Court lacked subject matter jurisdiction. Highland opposed the motion [DI 231] arguing it was a collateral attack barred by res judicatar, among other things. The Committee joined the opposition [DI 2315]. The Motion was denied on June 25, 2021 [DI 2506]. DAF and CLOH appealed, [DI 2513], but moved to stay the appeal pending the Fifth Circuit's determination of the appeal of the Confirmation Order [DIS CL CL 268 N. 521]-ev-0188-S., DI 10]. This Court granted the stay motion [DI 21] and, in connection with the performance of the proposed post-order of barbonion of This court granted the stay motion [DI 21] and, in connection with the performance of the proposed post-order of the state of the appeal and the proposed post-order of the performance of the proposed post-order of the proposed post-order of the stay of resolution of the Confirmation Order [DI 19], which they failed to do.	In September 2022, after the Fifth Circuit affirmed the Confirmation Order, Highland moved for summary affirmance [DI 23], Appellants opposed [DI 24], and filled a motion to recopen the appeal [DI 25], which Highland opposed [DI 27], which Highland opposed [DI 27]. Because they missed the deadline to file their opening brief, Appellants also filed a belated motion for an extension of time [DI 29], claiming "excussable neglect." In November 2022, this Court ordered the appeal remain abated pending resolution of the DAF parties: Fifth Circuit appeal of the order holding them in contempt [USCA Case No. 22-11036, DI 34], on the ground	4/23/21	Motion for Modification of Order Authorizing Appointment of James P. Seery, Jr. Due to Lack of Subject Matter Jurisdiction [DI 2242]	Movants: DAF CLOH	Over 9 months after its entry and post-confirmation of the Plan, DAF and CLOH field a motion to modify the bully Order, alleging the Bankruptcy Court lacked subject matter jurisdiction. Highland opposed the motion [DI 2311] arguing it was a collateral attack barred by res judiciota, among other things. The Committee joined the opposition [DI 2315]. The Motion was denied on June 25, 2021 [DI 2506]. DAF and CLOH appealed, [DI 2513, but moved to stay the appeal pending the Fifth Circuit's determination of the appeal of the Confirmation Order [Dist. Ct. Case No. 321-ev-01585-S, DI 10]. This Court granted the stay motion [DI 21] and, in connection with the Partially Opposed Motion for Extension of Time to File Appellants' Opening Brief, directed the appellants to file their opening brief within 14 days of resolution of the Confirmation Order [DI 19], which they failed to do.	APPA.I: In September 2022, after the Fifth Circuit affirmed the Confirmation Order, Highland moved for summary affirmance [DI 23]. Appellants opposed [DI 24], and fifed a motion to reopen the appeal [DI 25], which Highland opposed [DI 27]. Because they missed the deadline to file their opening brief, Appellants also filed a belated motion for an extension of time [D 29], claiming "excusable neglect." In November 2022, this Court ordered the appeal remain abated pending resolution or the DAF parties: Fifth Circuit appeal of the order holding them in contempt [USCA Case No. 22: 11036, DI 34], on the ground
4/27/21	Debtor's Motion for an Order Requiring the Violators to Show Cause Wity They Should Not Be Held in Civil Contempt for Violating Two Court Orders [DI 2247]	Movant: Highland	Highland filed a motion by order to show cause why Dondero, CLOH, DAF, and their coursel should not be held in contempt of court for violating the lanuary and July Orders. The Bankruptcy Court entered an order to show cause [DI 2255] and set an in-person hearing for June 8, 2021. On August 4, 2021, following briefing and an evidentiary hearing, the Court held Dondero, CLOH, DAF and others (the "Contemnons") in contempt of court [DI 2660].	that it was a "related case." APPEAL: In August 2021, the Contemnors appealed [D1 2712, 2713, 2758]. In September 2022, this Court affirmed the Bankruptoy Courts order in relevant part [Dist, Ct. Case No. 3:21-ev-01974-X, D149]. In October 2022, the Contemnors appealed to the Fifth Circuit (USAC Case No. 3:2 11036). Briefing complete, oral argument tentatively-scheduled.	4/27/21	Debtor's Motion for an Order Requiring the Violators to Show Cause Why They Should Not Be Held in Givil Contempt for Violating Two Court Orders [DI 2247]	Movant: Highland	Highland filed a motion by order to show cause why Dondero, CLOH, DAF, and their counsel should not be held in contempt of count five violating the January mid high Orders. The Bashcaptey Court entered an order to show cause [DI 2255] and set an in-person hearing for June 8, 2021. On August 4, 2021, following briefing and an evidentiary hearing, the Court held Dondero, CLOH, DAF and others (the "Contempors") in contempt of court [DI 2660].	That it was a "related case," of the ground in a ground in it was a "related case," of the MPFAL: In August 2021, the Cautemore appealed [DI 2712, 2713, 2758]. In September 2022, this Court affirmed the Bankrimpty Courts order in relevant part [Dist. Cl. Case No. 3:21-ev-01974-X, DI 49]. In October 2022, the Contemnors appealed to the Fifth Circuit [USCA Case No. 22-11036]. Oral argument held-September 5, 2023, appeals sub fuilier.
4/29/21	Motion to Compel Compliance with Bankruptey Rule 2015.3 [DI 2256]	Movants: Trusts	The Trusts filed a motion secking to compel Highland to file certain reports under Bankruptey Rule 2015. 3 [DI 2256], Highland [DI 2341] and the Committee [DI 2343] opposed the motion. Following a hearing in June 2021 [DI 2442], the motion was adjourned and later denied as most after Highland's Plan became effective. [DI 2812].	In August 202, following the Trust' appeal, [Dl 2840], this Court dismissed the appeal as constitutionally most [Dist. Ct. Case No. 321-cv-02268-S, Dl 21]. The Dondero Entities appealed to the Fifth Circuit (IUSCA Case No. 22-10831). In February 22023, the Fifth Circuit issued its order and judgment affirming the District Court [USCA Case No. 22-10831, Docket Nos. 46, 47].	4/29/21	Motion to Compel Compliance with Bankruptey Rule 2015.3 [DI 2256]	Movants: Trusts	The Trusts filed a motion seeking to compel Highland to file certain reports under Bankruptcy Rule 2015.3 [DI 2256]. Highland [DI 2341] and the Committee [DI 2343] opposed the motion. Following a hearing in June 2021 [DI 2442], the motion was adjourned and later denied as moot after Highland's Plan became effective. [DI 2812].	APEALS: In August 2022, following the Trusts' appeal, Dl 2840], this Court dismissed the appeal as constitutionally most [Dist. Ct. Case No. 3:21-ev-02268-S, Dl 21]. The Dondern Entities appealed to the Fifth Circuit, [USCA Case No. 22-10831]. In February 22023, the Fifth Circuit issued its order and judgment affirming the District Court [USCA Case No. 22-10831, Docket Nos. 46, 47].
6/25/21	Debtor's Motion for Entry of an Order (i) Authorizing the (a) Creation of an Indemnity Subrust and (b) entry into an Indemnity Trust Agreement and (ii) Granting Related Relief [DI 2491]	Movant: Highland	Highland filed a motion seeking authority to create an indemnity trust to secure the Reorganized Highland, Claimant Trust, and Litigation Trust's indemnification obligations [DI 2491]. Dondero, HCMFA, NPA, and Dugaboy objected [DI 2563] arguing it was an improper plan modification. A hearing was held in July 2021 and Highland's motion was granted [DI 2599].	After the Doudero Entities appealed [DI 2673], this Court affrimed the Bankruptey Court's order, [Dist. Ct. Cass No. 3.21 ev-01895-D, DI 45]. The Dondero Entities appealed, [USCA Case No. 22-10189]. In January 2023, the Fifth Circuit affirmed this Court's order, [USCA Case No. 22-10189, Document No. 90-1].	6/25/21	Debtor's Motion for Entry of an Order (i) Authorizing the (a) Creation of an Indemnity Subtrust and (b) entry into an Indemnity Trust Agreement and (ii) Granting Related Relief [DI 2491]	Movant: Highland	Highland filed a motion sceking authority to reate an indemnity trust to secure the Recognized Highland. Claimant Trust, and Litigation to scene the Recognized Highland Claimant Trust, and Litigation NPA, and Dugghoy objected [ID 2563] arguing it was an improper plan medification. A hearing was held in July 2021 and Highland's motion was granted [DI 2599].	APFA.1: After the Dondero Entities appealed [DI 2673], this Court affirmed the Bankruptey Court's order [Dist. Ct. Case No. 321-ev-01895-D, DI 45]. The Dondero Entities appealed, [USCA Case No. 22-10189]. In January 2023, the Fifth Circuit affirmed his Court's order [USCA Case No. 22-10189, Document No. 90-1].

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 5

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 5

ite	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Status	Date	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Status
	Motion of the Debtor for Entry of an Order (I) Authorizing the Sale of Certain Property and (II) Granting Related Relief [DI 2535]	Movant: Highland Objector: NPA	Highland filed a motion seeking authority to sell certain real property [DI 2535]. NPA objected [DI 2621] arguing Highland created a sale process designed to exclude NPA without a sound business justification.	CONCLUDED: A hearing was held on August 4, 2021 and Highland's motion was granted over NPA's objection [DI 2687].	7/8/21	Motion of the Debtor for Entry of an Order (I) Authorizing the Sale of Certain Property and (II) Granting Related Relief [DI 2535]	Movant: Highland Objector: NPA	Highland filed a motion seeking authority to sell certain real property [DI 2535]. NPA objected [DI 2621] arguing Highland created a sale process designed to exclude NPA without a sound business justification.	CONCLUDED: A hearing was held on August 4, 20 and Highland's motion was granted over NPA's objection [DI 2687].
	Motion of the Debtor for Entry of an Order (I) Authorizing the Sale and/or Forfeiture of Certain Limited Partnership Interests and Other Rights and (II) Granting Related Relief [DI 2537]	Movant: Highland Objector: NPA	Highland filed a motion seeking authorization to sell, among other things, certain limited partnership interests in PetroCap Partners III, L.P. [DI 2537]. NPA objected, seeking to inject itself into the bidding process. [DI 2626].	CONCLUDED: In August 2021, the Bankruptcy Court overruled NPA's objection and granted Highland's motion [DI 2699].	7/8/21	Motion of the Debtor for Entry of an Order (I) Authorizing the Sale and/or Forfeiture of Certain Limited Partnership Interests and Other Rights and (II) Granting Related Relief [DI 2537]	Movant: Highland Objector: NPA	Highland filed a motion seeking authorization to sell, among other things, certain limited partnership interests in PetroCap Partners III, L.P. [DI 2537]. NPA objected, seeking to inject itself into the bidding process. [DI 2626].	CONCLUDED: In August 2021, the Bankruptcy C overruled NPA's objection and gra Highland's motion [DI 2699].
	Final Fee applications of FTI [D] 2902], Tence Capital [DI 2903], Sidley Austin [DI 2904], PSZI [DI 2906], and Wilmer Cutler [2907]	Movants: Highland's professionals Objector: NPA	PSZJ. Wilmer Cutler. Tenos Capital, Sidley Austin, and FIT filed final fee applications in the Bankrupice (Ourt.) RNo dyscered [DI 2977, 3015], sought permission to employ a fee examiner to review the fee applications, and sought expansive discovery. In November 2021, the fee applications were granted after substantial briefing and a hearing. [DI 3047, 3048, 3056, 3057, and 3058].	NPF AILS: NPA filed notices of appeal to this Court [DI 3076, 3077, 3078, 3079, and 3080], which were then consolidated [Dist. Ct. Case No. 21-ev-3086-K, DI 9]. In May 2022, this Court dismissed the appeal as constitutionally most [Dist. Ct. Case No. 21-ev-3086-K, DI 37]. NPA appealed [DI 39]. Fifth Circuit briefing—is-complete-and the appeal is under advisement [USCA 22-10575].	10/8/21	Final Fee applications of FTI [DI 2902]. Tense Capital [DI 2903]. Sidley Austin [DI 2904]. PSZJ [DI 2906], and Wilmer Cutler [2907]	Movants: Highland's professionals Objector: NPA	PSZJ. Witner Cutler, Tenos Capital, Sidley Austin, and FTI filed final fee applications in the Bankrupiev Court. PNA objected [DI 2977, 3015], sought permission to employ a fee examiner to review the fee applications, and sought expansive discovery. In November 2021, the fee applications were granted after substantial briefing and a hearing. [DI 3047, 3048, 3056, 3057, and 3058].	NPA filed notices of appeal to this Court [DI 3076, 3077, 3078, 3078, 3080], which were then consolidal [Dist. Ct. Case No. 21-ev-3086-K 191]. In May 2022, this Court dismissed the appeal as constitute most [Dist. Ct. Case No. 21-ev-30 DI 37]. NPA appealed [DI 39]. O 19, 2023, the Fifth Circuit affirms Court's-order [USCA 22-10575, Docket No. 97].
	Motion for-Determination of the- Value-of-the Estate and Assets- Held-by-the-Claimant Trust [DI 3382]-	Highland	Dugaboy-moved-for-a determination of the-current-value of the estate and an accounting of its assets available for distribution, arguing it was somehow in the money-and-therefore had appellate standing and rights (the "Valuation Motion") [DI 3382]. Highland objected, [DI 3465]. After Dugaboy amended its Valuation Motion in September 2022 [DI 3533, 3535], Highland filed its reply in further opposition [DI 3614].	STATUS: During a hearing held in November 2022, the Court questioned whether the relief could only be obtained through an adversary proceeding and requested additional briefing [D1 3c25]. After reviewing the supplemental briefs, the Court ruled an adversary proceeding was required [D1 3645].	1/11/22	Motion to-Ratify Second Amendment to Proof of Claim- [Claim-No198] and Response-to- Objection-to-Claim [DI 3177,- 3178]	Movant: CLOH Objector: Litigation Trustee	CLOH's-requested-to-ratify its Second Amended CLO HoldCo Crusader Claim [Pool of Claim-No198], and deny the Litigation-Trustee-Objection as moot.	STATUS: CLOH's motion was defined by th Bankruptey Court [DI 3457], and appeal was rejected by this Court CLO Holdeo, Ltd. v. Kirschner (In Highland Cap. Mgmt. L.P.), No. CV-2051-B, 2023 U.S. Dist. LEX 87842, at *1 (N.D. Tex. May 18, CLOH has appealed to the-Fifth-I- Clase No. 3:22-cv-02051-B
				On May 10, 2023, Dugaboy and Hunter Mountain filed a complaint seeking declaratory relief as to the value of the Claimant Trust assets and their interest therein [AP No. 23-03038-sgj, Docket No. 1]. The timing of-Highland's motion to dismiss-must-be-fixed.	Jan. 2022	NPA-acquisition-of-claim- [DI 3146]	N/A	In-January-2022, NPA-acquired-a disputed employee claim [DI 3146], which was expunged [DI 3180]. NPA has appealed, Case 3:22-cv-00335 -L.	Briefing-complete.
	Motion-for-Leave-to-File Proceeding [DI 3662]	Movants: Dugaboy and Hunter Mountain Investment Trust Objector: Highland	Following-the-ruling on the Valuation Motion, Dugaboy-and-Hunter Mountain Investment Trust filed a motion for leave to file a complaint against Highland seeking information about the settle's current assets, results of asset sales, and amounts distributed to creditors.	STATUS: On-May 10, 2023, the parties filed a stipulation withdrawing the motion [DI- 3662].					

Case 3:21-cv-00881-X Document 201-1 Filed 03/04/24 Page 7 of 20 PageID 70472

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 6

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 6

		[HMIT Motion for Leave to	7	
Date	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Status
3/28/23	Hunter Mountain Investment Trust's Emergency Motion for Leave to File Verified Adversary Proceeding [DI 3699]	Movant: Hunter Mountain Investment Trust Objectors: Highland, Highland Claimant Trust, James P. Seery, Jr., Farallon, Stonehill	Hunter Mountain secks leave of the Bankruptey Court to file a complaint against defendants Seery, Stonethill, and Farallon alleging both direct and derivative claims on behalf of Highland of insider trading and breach of fiduciary duty. The proposed complaint alleges that Seery engaged in a quid pro quo with Stonethill and Farallon by which Seery put Stonethill and Farallon on the Oversight Board in exchange for a "rubber stamp" of Seery's compensation as CEO of Highland.	Trial was held June 8, 2023, and the matter is under-advisement

Date-	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Status
6/30/22	Motion for Determination of the Value of the Estate and Assets Held by the Claimant Trust [DI 3382]	Movant: Dugaboy Objector: Highland	Dugaboy moved for a determination of the current value of the estate and an accounting of its assets available for distribution, anyuing it was somehow in the money and therefore had appellate standing and rights (the "Valuation Motion") [DI 3382]. Highland objected. [DI 3465]. After Dugaboy amended its Valuation Motion in September 2022 [DI 3533,	STATUS: During a hearing held in November 2022, the Court questioned whether the relief could only be obtained through an adversary proceeding and requested additional briefing [DI 3625].
			3535], Highland filed its reply in further opposition [DI 3614].	After reviewing the supplemental briefs, the Court ruled an adversary proceeding was required [DI 3645].
				On May 10, 2023, Dugaboy and Hunter Mountain filed a complaint seeking declaratory relief as to the value of the Claimant Trust assets and their interest therein [AP No. 23-03038-agj, Docket No. 1].
				On November 22, 2023, Highland filed a motion to dismiss the valuation complaint [id. at Docket No. 13], and oral argument is scheduled for February 14, 2024.
2/6/23	Motion for Leave to File Proceeding [DI 3662]	Movants: Dugaboy and Hunter Mountain Investment Trust Objector: Highland	Following the ruling on the Valuation Motion, Dugaboy and Hunter Mountain Investment Trust filed a motion for leave to file a complaint against Highland secking information about the estate's current assets, results of asset sales, and amounts distributed to creditors.	STATUS: On May 10, 2023, the parties filed a stipulation withdrawing the motion [DI- 3662].
3/28/23	Hunter Mountain Investment Trust's Emergency Motion for Leave to File Verified Adversary Proceeding [DI 3699]	Movant: Hunter Mountain Investment Trust- Objector: Highland, Highland Claimant Trust, James P. Seery, Jr., Farallon, Stonehill	Hunter Mountain seeks leave of the Bankruptey Court to file a complaint against defendants Seery, Stonchill, and Farallon alleging both direct and derivative claims on behalf of Highland of insider trading and breach of fiduciary duty. The proposed complaint alleges that Seery engaged in a quid pro que with Stonchill and Farallon by which Seery put Stonchill and Farallon on the Oversight Board in exchange for a "rubber stamp" of Seery's compensation as CEO of Highland.	APPEALS Trial was held June 8, 2023, and on August 25, 2023, the Bankruptey Court issued its order denying the motion for leave [DI 3904]. HMIT appealed, and briefing is in-process [Case No. 3:23-ev-02071].
6/15/23	The Dugaboy Investment Trust's Motion to Preserve Evidence and Compel Forensic Imaging of James P. Secry, Jr.'s Phone [DI 3802]	Movant: Dugaboy	Dugaboy seeks to preserve the ESI contained on Secry's iPhone and to permit the recoveryof his text messages. The basis for this motion was information learned through discovery in a sepantial eation brought by Scott Ellington, Highland's former general cannot a given at omer tighthal engibyee, in which Ellington subported Highland's independent directors and bankruptcy counsel, as well as other parties to the bankruptcy case, requiring a motion for a protective order. See Infra.	The timing of Highland's objection must b fixed.
12/4/23	Motion of James D. Dondero and Strand Advisors, Inc. for Leave to File Adversary Complaint [Docket No. 3981]	Movants: James Dondero Strand Advisors, Inc.	Dondero and Strand moved to sue Highland's counsel, PSZJ, alleging for the first time that PSZJ had represented them since 2019 and violated its fiduciary duties by similarmously representing Highland in matters adverse to Dondero and Strand, PSZJ opposed the motion and threatened to seek sanctions if the motion was not withdrawn.	CONCLUDED Dondero and Strand withdrew the motion [DI 4015].
1/1/24	Motion for Leave to File Delaware Complaint [DI 4000]	Movant: Hunter Mountain Investment Trust	HMIT moved for leave to petition to remove Seery as Claimant Trustee based on HMIT's alleged status as a Claimant Trust "beneficiary." HMIT opposed Highland's request to stay the motion pending final resolution of Highland's motion to dismiss the valuation complaint in AP 23-03038-sgj, which will resolve HMIT's status as a "Claimant Trust Beneficiary."	STATUS The Bankruptey Court granted the stay, holding that the motion is stayed until at least the court rules on the motion to the court rules on the rules of the r

	[need to merge the below boxes into the larger chart above]									
[CLOH Motion to Amend Claim]										
Date	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Status						
1/11/22	Motion to Ratify Second Amendment to Proof of Claim [Claim No. 198] and Response to Objection to Claim [DI 3177, 3178]	Movant: CLOH Objector: Litigation Trustee	CLOH's requested to ratify its Second Amended CLO HoldCo Crusader Claim [Proof of Claim No. 198], and deny the Litigation Trustee Objection as moot.	CLOH's motion was denied by the Bankruptey Court [DI 3457], and tis appeal was rejected by this Court. See CLO Holdeo, Ltd. v. Kirschner (In er Highland Cap. Mgmt., L.P.), No. 3:22-CV-2051- B, 2023 U.S. Dist. LEXIS 87842, at *1 (N.D. Tex. May 18, 2023). CLOH has appealed to the Fifth Circuit (Case No. 3:22-cv-02051- B D, DI 201).						
				B D, DI 20].						

	[need to me	ge the below bo	xes into the larger ch	art above]						
[NPA Acquisition of Covitz Claim Relating to Redeemer]										
Date	Motion or Claim	Movant / Objector	Summary of Motion or Claim	Status						
1/22	NPA acquisition of claim [DI 3146]	N/A	In January 2022, NPA acquired a disputed employee claim [DI 3146], which was expunged [DI 3180]. NPA has appealed. Case 3:22-ev-00335-L	Briefing complete.						

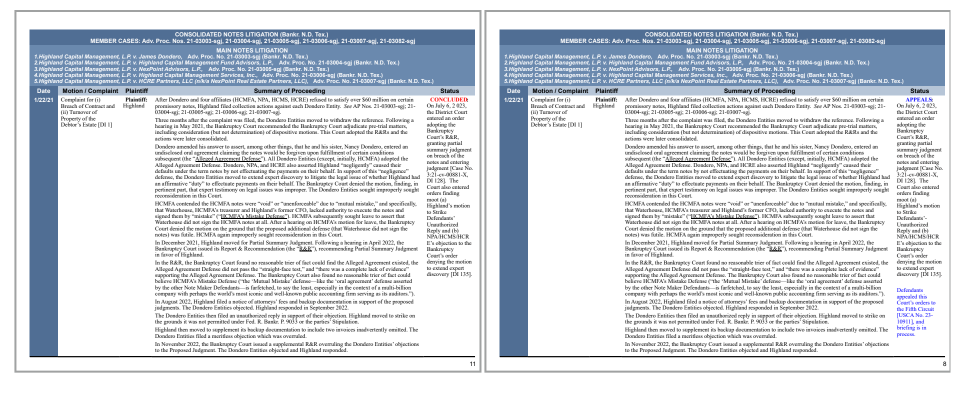
Case 3:21-cv-00881-X Document 201-1 Filed 03/04/24 Page 11 of 20 PageID 70476

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 10

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 7

			ADVERSARY PROCEEDINGS		ADVERSARY PROCEEDINGS Highland Capital Management, L.P. v. James D. Dondero, Adv. Proc. No. 20-03190-sqj (Bankr. N.D. Tex.)					
	Highland Capit	tal Management	, L.P. v. James D. Dondero, Adv. Proc. No. 20-03190-sgj (Bankr. N	I.D. Tex.)		Highland Capi	tal Management	, L.P. v. James D. Dondero, Adv. Proc. No. 20-03190-sgj (Bankr. N	N.D. Tex.)	
Date	Motion / Complaint	Plaintiff	Summary of Proceeding	Status	Date	Motion / Complaint	Plaintiff	Summary of Proceeding	Status	
12/7/20	Plaintiff Highland Capital Management, L.P.'s Emergency Motion for a Temporary Restraining Order and Preliminary Injunction against Mr. James Dondero [DI 2]	Movant: Highland	In December 2020, after Dondero interfered with the management of the estate and finestened certain employees. Highland commenced an adversary proceeding and sought [D 2] and obstanced a TRO [D1 10] and a Preliminary Injunction [D1 59] against Dondero prohibiting him from interfering with Highland's estate and enjoining him from engaging in other wrongful conduct.	CONCLIDED: Donder a ppealed to this Court [Dist. Cr. Case No. 3:21-ev-01590-N] (which declined to hear the interlocutory appeal), and filed a petitin for viri of mandamus from the Fifth Circuit. Ultimately, a consensual injunction was entered [Di 182] and the writ of mandamus was withdrawn.	12/7/20	Plaintiff Highland Capital Management, L.P.'s Emergency Motion for a Temporary Restraining Order and Preliminary Injunction against Mr. James Dondero [DI 2]	Movant: Highland	In December 2020, after Dondero interfered with the management of the estate and flurestened certain employees. Highland commenced an adversary proceeding and sought [D 2] and obstanced a TRO [D1 10] and a Preliminary Injunction [D1 59] against Dondero prohibiting him from interfering with Highland's estate and enjoining him from engaging in other wrongful conduct.	Dondero appealed to this Court [Dist.	
1/7/21	Plaintiff's Motion for an Order Requiring Mr. James Dondero to Show Cause Why He Should Not Be Held in Civil Contempt for Violating the TRO [DI 48]	Movant: Highland	In late December 2002, Highland discovered Dondero had violated the TRO by, among other things, again interfering with the management of the estate and conspiring with Highland's then-general counsel and assistant general counsel to coordinate offensive Highland. An extensive evidentiary hearing was held in March 2021, and on June 7, 2021, the Bankruptey Court entered an order finding Dondero in contempt of court [DI 190].	APPEALS: Dondero appealed [Dl 212]. In August 2022, this Court affirmed in substantial part [Dist. Ct. Case No. 3.21-ev-01590- N, Dl 42]. Dondero appealed to the Fifth Circuit (USCA Case Number 22-10889]. Briefing complete, oral argument tentatively-scheduled.	1/7/21	Plaintiff's Motion for an Order Requiring Mr. James Dondero to Show Cause Why He Should Not Be Held in Civil Contempt for Violating the TRO [DI 48]	Movant: Highland	In late December 2002, Highland discovered Dondero had violated the TRO by, among other things, again interfering with the management of the estate and conspiring with Highland's then-general counsel and assistant general counsel to coordinate offensive tiligation against Highland. An extensive evidentiary hearing was held in March 2021, and on June 7, 2021, the Bankruptey Court entered an order finding Dondero in contempt of court [D1190].		
	Highland Income	Fund, NexPoin	v. Highland Capital Management Fund Advisors, L.P., NexPoint A Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO F dv. Proc. No. 21-03000-sgj (Bankr. N.D. Tex.)	Holdco, Ltd.,		Highland Income	Fund, NexPoint A	v. Highland Capital Management Fund Advisors, L.P., NexPoint A Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO F dv. Proc. No. 21-03000-sgj (Bankr. N.D. Tex.)	Holdco, Ltd.,	
Date	Highland Capital Ma Highland Income Motion / Complaint	nnagement, L.P. Fund, NexPoint A Plaintiff	v. Highland Capital Management Fund Advisors, L.P., NexPoint J. Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO F dv. Proc. No. 21-03000-sgj (Bankr. N.D. Tex.) Summary of Proceeding	Advisors, L.P., doldco, Ltd., Status	Date	Highland Capital Ma Highland Income Motion / Complaint	nagement, L.P. Fund, NexPoint A Plaintiff	v. Highland Capital Management Fund Advisors, L.P., NexPoint A Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO F dv. Proc. No. 21-03000-sgj (Bankr. N.D. Tex.) Summary of Proceeding	Advisors, L.P., Holdco, Ltd., Status	
Date 1/6/21	Highland Income	Fund, NexPoin	t Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO F .dv. Proc. No. 21-03000-sgj (Bankr. N.D. Tex.)	Status CONCLUDED: In September 2021, the Court entered its order approving the settlement	Date 1/6/21	Highland Income	Fund, NexPoint A	t Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO F .dv. Proc. No. 21-03000-sgj (Bankr. N.D. Tex.)	Status CONCLUDED: In September 2021, the Court entered its order approving the settlement	
	Motion / Complaint Plaintiff's Emergency Motion for a Temporary Restraining Order and Preliminary Injunction Against Certain Entities Owned and/or Controlled by Mr. James Dondero [D1 2]	Fund, NexPoint A Plaintiff Movant: Highland	Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO Fdv. Proc. No. 21-0300-sgi [Bankr. N.D. Tex.) Summary of Proceeding In late December 2002. Highland received threatening letters from the Funds, the Advisors, and CLO Hr garding Highland's management of the CLOs. These letters reiterated the arguments made by these parties in their December motion that the Bankruptyc Court denied as "firvlouss." Highland sought to prevent the Dondero Entities from improperly interfering in the management of the estate. In January 2021, the parties agreed to entry of a TRO [DI 20] and later a final disposition of the matter pursuant to Bankruptey Rule 9019 [DI 2589].	Status CONCLIDED: In September 2021, the Court entered its order approving the settlement [DI 2829].		Motion / Complaint Plaintif's Emergency Motion for a Temporary Restraining Order and Preliminary Injunction Against Certain Entities Owned and/or Controlled by Mr. James Dondero [DI 2]	Fund, NexPoint A Plaintiff Movant: Highland	Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO P dv. Proc. No. 21-0300-sgi [Bankr. No. 1 ros.) Summary of Proceeding In late December 2020, Highland received threatening letters from the Funds, the Advisors, and CLOII regarding Highland's management of the CLOs. These letters retented the arguments made by these parties in Highland sought to prevent the Dondero Entities from improperly interfering in the management of the estate. In January 2021, the parties agreed to entry of a TRO [10] coll and later a fand adsposition of the	Status CONCLUDED: In September 2021, the Court entered its order approving the settlement [DI 2829].	
	Motion / Complaint Plaintiff's Emergency Motion for a Temporary Restraining Order and Preliminary Injunction Against Certain Entities Owned and/or Controlled by Mr. James Dondero [D1 2]	Fund, NexPoin. A Plaintiff Movant: Highland	Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO P dv. Proc. No. 21-0300-sqi [Bankr. N.D. Tox.) Summary of Proceeding In late December 2020, Highland received threatening letters from the Funds, the Advisors, and CLOII regarding Highland's management of the CLOs. These letters relierated the arguments made by these parties in their December motion that the Bankrupty Cord reliefs at "fivolous." interfering in the management of the estate. In January 2021, the parties agreed to entry of a TRO [10] coll and tare a fand adsposition of the	Status CONCLIDED: In September 2021, the Court entered its order approving the settlement [DI 2829].		Motion / Complaint Plaintif's Emergency Motion for a Temporary Restraining Order and Preliminary Injunction Against Certain Entities Owned and/or Controlled by Mr. James Dondero [DI 2]	Fund, NexPoint A Plaintiff Movant: Highland	Strategic Opportunities Fund, NoxPoint Capital, Inc., and CLO P dv. Proc. No. 21-0300-sgi [Bankr. N.D. Tox.) Summary of Proceeding In late December 2020, Highland received threatening letters from the Funds, the Advisors, and CLO Hr garding Highland's management of the CLOs. These letters reiterated the arguments made by these parties in their December motion that the Bankruptey Court denied as "fivolous." Highland sought to prevent the Dondero Entities from improperly interfering in the management of the estate. In January 2021, the parties agreed to entry of a TRO [DI 20] and later a final disposition of the matter pursuant to Bankruptey Rule 9019 [DI 2598].	Status CONCLUDED: In September 2021, the Court entered its order approving the settlement [DI 2829].	
	Motion / Complaint Plaintiff's Emergency Motion for a Temporary Restraining Order and Preliminary Injunction Against Certain Entities Owned and/or Controlled by Mr. James Dondero [D1 2]	Fund, NexPoin. A Plaintiff Movant: Highland	Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO F dv. Proc. No. 21-0300-sgl (Bankr. N.D. Tex.) Summary of Proceeding In late December 2020, Highland received threatening letters from the Funds, the Advisors, and CLOII regarding Highland's management of the CLOs. These letters relierated the arguments made by these parties in their December notion that the Bankrupty Cord chemical as "fivrious." interfering in the management of the state. In January 2021, the parties agreed to entry of a TRO [10] oal alter as fand sloposition of the matter pursuant to Bankruptcy Rule 9019 [DI 2589]. Highland Capital Management Fund Advisors. L.P. and NexPoint	Status CONCLIDED: In September 2021, the Court entered its order approving the settlement [DI 2829].	1/6/21 Date	Motion / Complaint Motion / Complaint Plaintiff's Emergency Motion for a Temporary Restraining Order and Proceedings of the Complaint of the	Fund, NexPoint A Plaintiff Movant: Highland agement, L.P. v. A Plaintiff:	Strategic Opportunities Fund, NexPoint Capital, Inc., and CLO P dv. Proc. No. 21-03000-sgi [Bankr. N.D. Tex.) Summary of Proceeding In late December 2020, Highland received threatening letters from the Funds, the Advisors, and CLO Hr egarding Highlands's management of the CLOs. These letters reiterated the arguments made by these parties in their December motion that the Bankruptyc Vourt denied as "fireVoisus." Highland sought to prevent the Dondero Entities from improperly interfering in the management of the estate. In January 2021, the parties agreed to entry of a TRO [DI 20] and later a final disposition of the matter pursuant to Bankruptcy Rule 9019 [DI 2589]. Highland Capital Management Fund Advisors, L.P. and NexPoin dv. Proc. No. 21-03010-sgj [Bankr. N.D. Tex.] Summary of Proceeding Highland's Plan called for a substantial reduction in its work force. As	Status CONCLUDED: In September 2021, the Court entered its order approving the settlement [DI 2829]. t Advisors, L.P., Status CONCLUDED:	
1/6/21 Date	Motion / Complaint Plantin's Emergency Motion for a Temporary Restraining Order and Preliminary Injunction Against Certain Entities Owned and/or Controlled by Mr. James Dondero [DI 2] Highland Capital Manual Capital Capital Manual Capital Manual Capital Capita	Fund, NexPoint Plaintiff Movant: Highland agement, L.P. v.	Strategic Opportunities Fund, NoxPoint Capital, Inc., and CLO Fdv. Proc. No. 21-0300-sgi [Bankr. N.D. Tox.) Summary of Proceeding In late December 2020, Highland received threatening letters from the Funds, the Advisors, and CLO Hregarding Highland's management of the CLOs. These letters reiterated the arguments made by these parties in their December motion that the Bankruptey Court denied as "frivolous." Highland sought to prevent the Dondero Entities from improperly interfering in the management of the estate. In January 2021, the parties agreed to entry of a TRO [DI 20] and later a final disposition of the matter pursuant to Bankruptey Rule 9019 [DI 2589]. Highland Capital Management Fund Advisors, L.P. and NexPoind dv. Proc. No. 21-03010-sgj [Bankr. N.D. Tex.)	Status CONCLIDED: In September 2021, the Court entered its order approving the settlement [DI 2829].	1/6/21 Date	Motion / Complaint Plaintif's Emergency Motion for a Temporary Restraining Order and Preliminary Injunction Against Certain Entities Owned and/or Controlled by Mr. James Dondero [DI 2] Highland Capital Man Motion / Complaint	Fund, NexPoint Plaintiff Movant: Highland agement, L.P. v. A Plaintiff	Strategic Opportunities Fund, NoxPoint Capital, Inc., and CLO P dv. Proc. No. 21-0300-sgi [Bankr. N.D. Tox.) Summary of Proceeding In late December 2020, Highland received threatening letters from the Funds, the Advisors, and CLO Hir garding Highland's management of the CLOs. These letters reiterated the arguments made by these parties in their December motion that the Bankruptey Court denied as "firvious." Highland sought to prevent the Dondero Entities from improperly interfering in the management of the estate. In January 2021, the parties agreed to entry of a TRO [DI 20] and these in final disposition of the matter pursuant to Bankrupty Rule 9019 [D 2596]. Highland Capital Management Fund Advisors, L.P. and NexPoin dv. Proc. No. 21-03010-sgi [Bankr. N.D. Tex.) Summary of Proceeding	Status CONCLUDED: In September 2021, the Court entered its order approving the settlement [D1 2829]. t Advisors, L.P., Status CONCLUDED: During the hearing, the Advisors announced for the first time they had	
1/6/21 Date	Motion / Complaint Motion / Complaint Individual of the Motion for a latengrary Restraining Order and Preliminary Injunction Against Certain Entities Owned and or Controlled by Mr. James Dondern [DI 2] Highland Capital Manu Motion / Complaint Debtor's Emergency Motion for a Mandatory Injunction Requiring the Advisors to Adopt and Implement a Plan for the Transition of Services by	Fund, NexPoint Plaintiff Movant: Highland agement, L.P. v. A Plaintiff:	Strategie Opportunities Fund, NexPoint Capital, Inc., and CLO P dv. Proc. No. 21-03000-sgi [Bankr. N.D. Tex.) Summary of Proceeding In late December 2020, Highland received threatening letters from the Finds, the Advisors, and CLOH regarding Highland's management of the CLOs. These letters retented the arguments made by these parties in Highland sought to prevent the Dondero Entities from impropely interfering in the management of the estate. In January 2021, the parties agreed to entry of a TRO [10 20] and later a fand disposition of the matter pursuant to Bankruptey Rule 9019 [DI 2589]. Highland Capital Management Fund Advisors, L.P. and NexPoin dv. Proc. No. 21-03010-sgj [Bankr. No. Tex.] Summary of Proceeding Highland's Plan called for a substantial reduction in its work force. As a result, Highland terminated certain shared services agreements and them to continue providing services to their fands without interruption, but the Advisors would not say "yes." Concerned the Advisors would be unable to service is to letter, Hughland commenced this action to	Status CONCLUDED: In Soptember 2021, the Court entered its order approving the settlement [D1 2629]. It Advisors, L.P., Status CONCLUDED: During the hearing, the Advisors announced for the first time they had public the settlement [D1 2629]. During the hearing, the Advisors announced for the first time they had public the settlement [D1 262]. 2021 [D1 252] making factual findines	1/6/21 Date	Mighland Income Motion / Complaint Plaintiff's Emergency Motion for a Temporary Restraining Order and Preliminary Injunction and Preliminary Injunction Entires was and/or Controlled by Mr. James Dondero [DI 2] Highland Capital Man Motion / Complaint Debtor's Emergency Motion for a Mandatory Injunction Requiring the Advisors to Adopt and Implement a Plan for the Transition of Services by	Fund, NexPoint A Plaintiff Movant: Highland agement, L.P. v. A Plaintiff:	Strategic Opportunities Fund, NoxPoint Capital, Inc., and CLO P dv. Proc. No. 21-0300-sgi [Bankr. N.D. Tox.) Summary of Proceeding In late December 2020, Highland received threatening letters from the Funds, the Advisors, and CLO Hr garding Highland's management of the CLOs. These letters reiterated the arguments made by these parties in their December motion that the Bankruptye Court denied as "firvlous." Highland sought to prevent the Dondero Entities from improperly interfering in the management of the estate. In January 2021, the parties agreed to entry of a TRO [DI 20] and later a final disposition of the matter pursuant to Bankrupty Rule 9019 [DI 2589] Highland Capital Management Fund Advisors, L.P. and NexPoin dv. Proc. No. 21-03010-sgj [Bankr. N.D. Tex.) Summary of Proceeding Highland's Plan called for a substantial reduction in its work force. As a result, Highland terminated certain shared services agreements and attempted to negotiate a transition plan with the Advisors to enable them to continue providing services to their funds without interruption, but the Advisors would not say "yes." Concerned the Advisors would be unable to service its Clents, Highland commenced this action to	Status CONCLUDED: In September 2021, the Court its order approving the settlem [D1 2829]. t Advisors, L.P., Status CONCLUDED: During the hearing, the Advis announced for the first time the cobbled together their own tra plan. An order was entered in plan. (1) (2) (2) (2) (2) (2) (2) (3) making factual (2) (2) (2) (2) (3) making factual (2) (2) (2) (3) making factual (2) (2) (2) (3) (3) making factual (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 8



Case 3:21-cv-00881-X Document 201-1 Filed 03/04/24 Page 13 of 20 PageID 70478

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 12

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 9

	Highland Capital Management,	t, L.P. v. Highland	HCMFA NOTES LITIGATION II d Capital Management Fund Advisors, L.P., Adv. Proc. No. 21-030	82-sgj (Bankr. N.D. Tex.)		Highland Capital Managemen	t, L.P. v. Highlan	HCMFA NOTES LITIGATION II d Capital Management Fund Advisors, L.P., Adv. Proc. No. 21-030	082-sgj (Bankr. N.D. Tex.)
Date	Motion / Complaint	Plaintiff	Summary of Proceeding	Status	Date	Motion / Complaint	Plaintiff	Summary of Proceeding	Status
11/9/21	Complain for (i) Breach of Contract and (ii) Tumover of Property of the Debtor's Estate [DI 1]	Plaintiff: Highland	In November 2021, Highland commenced another collection action against HCMTA for breach of two additional promissory notes (the "Pge-2019 Notes") that were subject to a prepetition standstill agreement that Dondero entered into with himself. This action was consolidated with the main litigations. HCMTA adopted the Alleged Agreement Defense asserted in the main litigation. During discovery, Dondero was forced to change story his story yet again, nating be, not his sister, entered into the Alleged Agreement. Highland moved for summary judgment. After a hearing, the Bankruptey Court issued its Report & Recommendation recommending summary judgment be entered against HCMTA, finding, "[The Alleged Oral Agreement Defense appears to be a cluster and passed of the properties of the proposed judgment. HCMTA in Bankruptey Court issued its Report of the R&R in this Court and to Highland's proposed judgment in Bankruptey Court. The Bankruptey Court issued its supplemental R&R recommending this Court overrule HCMTA" as supplemental R&R recommending this Court overrule HCMTA" as supplemental R&R in this Court, and Highland responded.	CONCLIDER On July 6, 20 (23), the District Court entered an order adopting the Bankruptey Court's R&R, granting summary judgment on breach of the notes and entering judgment [Case No. 3:21-ev-00881-X, DI 133].	11/9/2*	Complaint for (i) Breach of Contract and (ii) Tumover of Property of the Debtor's Estate [DI 1]	Plaintiff: Highland	In November 2021, Highland commenced another collection action against HCMTA for breach of two additional promissory notes (the "Pgc-2019 Notes") that were subject to a prepetition standstill agreement that Dondero entered into with himself. This action was consolidated with the main litigations. He was a proper that the main litigation and the proper stands of the stands of th	entered an order adopting the Bankruptcy Court's &&R, granting summary judgment on breach of the notes and entering judgment [Case No. 3:21-vv-00881-X, DI 133]. Defendant appealed this Court's orders to the Fifth Circuit [USCA No. 23-10911], and briefing is in process.
	IIBS Securities LLC and IIBS	AG London Bra	anch vs. Highland Capital Management L.P., Adv. Pro. No. 21-0302	M-sai (Bankr N.D. Tay)	Date	- <u></u>	S AG London Bra	anch vs. Highland Capital Management L.P., Adv. Pro. No. 21-030	
Date	Motion / Complaint	Plaintiff	Summary of Proceeding	Status		Motion / Complaint		Summary of Proceeding	Status
	Original Complaint for Injunctive Relief [DI 3]	Plaintiff: UBS	In early 2021, Highland discovered certain former employees under Dondero's direction caused certain entities to transfer \$300 million in face amount of eash and securities to Sentine to avoid the judgment in favor of UBS. UBS then sought to enjoin Highland from allowing funds under its management to make transfers to Sentinel, its affiliates, or transferers pending decision as to whether assets were fraudulently transferred. On June 8, 2022, Highland filed motion to withdraw its answer and consent to judgment [D1 169]	CONCLUDED: On August 23, 2022, the Court granted Highland's motion to withdraw the unswer, and a permanent injunction was issued [D1 185]. At the hearing, the Court said it would assess the evidence to determine whether a criminal referral was warranted.	3/31/2	Original Complaint for Injunctive Relief [DI 3]	Plaintiff: UBS	In early 2021, Highland discovered certain former employees under Donder's direction caused certain entities to transfer \$300 million in face amount of cash and securities to Sentinel to avoid the judgment in favor of UISS. UISS then sought to enjoin Highland from allowing funds under its management to make transfers to Sentinel, its affiliates, or transferces pending decision as to whether assets were fraudulently transferred. On June 8, 2022, Highland filed motion to withdraw its answer and consent to judgment [DI 169]	CONCLUDED: On August 23, 2022, the Court granted Highland's motion to withdraw the answer, and a permanent injunction was issued [DI 185]. At the hearing, the Court said it would assess the evidence to determine whether a criminal referral was warranted.
				12					

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 13

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 10

Date	Motion / Complaint	Plaintiff	Summary of Proceeding	Status
Date 4/12/21	Motion / Complaint Original Complaint	Plaintiff Plaintiffs: DAF CLOH	The Dondero Entities filed their original complaint in April 2021 in this Court alleging Highland and Secry violated SEC rules, breached fiduciary duties, engaged in self-dealing, and violated RICO in connection with its settlement with HarbourVest [Dist. Ct. Case No. 21-ev-00842-2B]. The Dondero Entities brought this complaint even though CLOH previously wildrew its objection to the HarbourVest settlement. Highland believes the complaint is frivolous and represents a collateral attack on the order approxing the HarbourVest settlement. On May 19, 2021, Highland filed a motion to enforce the reference and have the case referred to the Bankruptey Court [Di 22]. Highland also filed a motion to dismiss the complaint (the "Original MTD") [DI 26]. After the motions were briefed, the Dondero Entities moved to stay the proceeding pending resolution of the confirmation appeal [DI 55] (the "Irit Slav Motion"). Highland opposed the First Stay Motion. In September 2021, the Court entered a nother enforcing the reference [DI 64], and this matter was sent to the Bankruptcy Court under Adv. Proc. No. 21-3067. On November 18, 2021, five days prior to the hearing on the Original MTD, the Dondero Entities filed an amended motion to stay the proceedings pending resolution of the appeal of the confirmation order [DI 69] (the "Second Stay Motion"), in which they retirented the arguments in the First Stay Motion, and attached a motion to withdraw the reference [Lui at Exhibit A), which reiterated the same arguments in the Dondero Entities' opposition to Highland's motion to enforce the order of reference.	APPEALS: A hearing on both motions was held January 25, 2023. On February 6. 22 the Bankruptey Court Issued in Rali recommending denial of Plaintiffs reference [DI 158], and, on February 21, 2023. the Dondero Entities object the R&R [Dist. Ct. case No. 3:22 02802-5, DI 3]. The R&R is pendin final decision of the District Court. On June 25, 2023, the Bankruptey Court of the Court of the District Court. On June 27, 2023, DAFCLOH 2006-7-39, DI 167]. On June 27, 2023, DAFCLOH 2016-7-39, DI 168]. The appeal of the court of the District Court. District Court of the Court of the District Court. On June 27, 2023, DAFCLOH 2016-7-39, DAFCLOH 2016-7-39, DI 167].
			In March 2022, the Court dismissed the action on collateral and judicial estoppel grounds [DI 100]. The Dondero Entities appealed and that appeal was consolidated with their appeal of the order denying their motion for a stay [3:21-cv-03129-B].	
			On September 2, 2022 [D1 28], this Court reversed the Bankruptey Court's finding that Plaintiffs' claims were barred by collateral estoppel. On judicial estoppel, this Court affirmed the Bankruptey Court's finding that the first two elements were satisfied but remanded to determine if CLOH's inconsistent position was "inadvertent."	
		Highland filed its renewed Motion to Dismiss on October 14, 2022 [DI 122, 123].		
			On November 18, 2022, Plaintiffs filed a renewed motion to withdraw the reference [DI 128].	

Date	Motion / Complaint	Plaintiff	Summary of Proceeding	Status
4/12/21	Original Complaint	Plaintiffe: DAF CLOH	The Dondero Entities filed their original complaint in April 2021 in this Court alleging Highland and Seevy Violated SFC rules, Sreached fiduciary duties, engaged in self-dealing, and violated RICO in connection with its settlement with Harbourlvest [Dist. Ct. Case No. 21-cv-00842-B]. The Dondero Entities brought this complaint even though CLOH previously withdrew its objection to the Harbourlvest settlement. Highland believes the complaint is frivolous and represents a collateral attack on the order approxing the Harbourlvest settlement. On May 19, 2021, Highland filed a motion to enforce the reference and have the case referred to the Bankrupty Court [Dil 22]. Highland also filed a motion to dismiss the complaint (the "Original MTD") [DI 26]. After the motions were briefed, the Dondero Entities moved to stay the proceeding pending resolution of the confirmation appeal [DI 55] (the "First Siaw Motion. In September 2021, the Court entered an order enforcing the reference [DI 64], and this matter was sent to the Bankrupty Court under Adv. Proc. No. 2.1-3067. On November 18, 2021, five days prior to the hearing on the Original MTD, the Dondero Entities Filed an amended motion to stay the proceedings pending resolution of the appeal of the confirmation order [DI 69] (the "Second Stay Motion"), in which they reiterated the arguments in the First Stay Motion. and attached a motion to withdraw the reference [Id. at Exhibit A], which reiterated the same arguments in the First Stay Motion. and attached a motion to withdraw the reference. [Id. at Exhibit A], which reiterated the same arguments in the First Stay Motion. and attached a motion to withdraw the reference [Id. at Exhibit A], which reiterated the same arguments in the First Stay Motion. and attached a motion to withdraw the reference [Id. at Exhibit A], which reiterated the same arguments in the Dondero Entities opposition to Highland filed confirmed the Bankrupty Court's finding that Pint first Violence and the action on collateral and judicial estoppel, d	APPEALS: A hearing on both motions was held on January 25, 2023. On February 6, 2023 the Bankruptey Court issued its R&R, recommending denial of Plaintiffs; renewed motion to withdraw the reference [DI 158], and, on February 1, 2023, the Dondero Entities objected to the R&R-(Dist. Ct. Case No. 3:22-cv-0,2002-St. Di 3. The R&R is painting final decision of the District Court. On June 25, 2023, the Bankruptey Cou issued its order granting Highland's renewed motion to dismiss [AP No.21-203067-98], DI 167]. On June 27, 2023, DAFCICOH appealed the order dismissing the action [DI 165]. The appeal is dockeded to Dist. Ct. Case No. 3:23-cv-01503-G. Briefing is complete, appeal sub Judice

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 15

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 12

Plaintiffs. Get acres to Plaintiffs. Cloth of the Court of add Servy as the Daire Court of the Daire Court o				DISTRICT COURT ACTION	NS					DISTRICT COURT ACTIONS	
Plaintiff: Metion for Leave to Flavourity During Complaint in the During Count of Marked Complaint in the During Count of Marked Complaint in the During Count of Marked County and the During County of Marked County o		Charitable DAF Fu a	ind, L.P., and CLO Ho and Highland CLO Fu	ldco, Ltd., v. Highland Capital M nding, Ltd., Case No. 21-cv-0084	lanagement, L.P., Highland HCF Ac 12-B (N.D. Tex. April 12, 2021)	dvisor, Ltd.,		Charitable DAF Fu ai	nd, L.P., and CLO Hol nd Highland CLO Fun	ldco, Ltd., v. Highland Capital Management, L.P., Highland HC ading, Ltd., Case No. 21-cv-00842-B (N.D. Tex. April 12, 2021)	F Advisor, Ltd.,
File First Amended Complaint in DAF the District Court CLOH Blankraptcy Court orders [D1 6]. File First Amended Complaint in the Date of Court a reconsideration of two final file between the Patient Court Patient Patie	ate	Motion	Movant / Objecto	r Summary	of Motion	Status	Date	Motion	Movant / Objector	Summary of Motion	Status
The Dugaboy Investment Trust v. Highland Capital Management, L.P., Case No. 21-cv-01479-S (ND. Tex. June 23, 2021) Motion/Complaint Movant/Objector Status Motion/Complaint Movant/Objector Dugaboy Dugaboy alleges Highland violated SEC rules and breached iffaciary during two localing less than 2% interest in the vehicle. Dugaboy is December of Management, L.P., Case No. 2123-0473 (Del. Cham.) Dugaboy alleges Highland violated SEC rules and breached iffaciary during vehicles and the vehicle. Dugaboy is December of Management, L.P., Case No. 2023-0473 (Del. Cham.) Dugaboy alleges Highland violated SEC rules and breached iffaciary during vehicles and section and the Complaint after Highland informed the Bankruptey Court of the films. Novant/Plaintff: Summary of Complaint Novant/Plaintff: Summary of Motion Dugaboy alleges Highland violated SEC rules and breached iffaciary during vehicles and legations in made in proofs of claim iffield in the Bankruptey Court of the films. Status Novant/Plaintff: Highland filed complaint seeking specific performance of SE. Multifamily perspecting agreement, First standard and Restated Limited Labshity Company and Section Section and Restated Limited Labshity Company and Restated Limited L		File First Amended Complaint in	DAF	defendant and to seek, in this Court,	a reconsideration of two final The	This Court denied the motion but with eave to refile. This matter was referred to the Bankruptcy Court on September 20, 1021. See Adv. Proc. No. 21-03067-sgj	4/19/21	File First Amended Complaint in	DAF	defendant and to seek, in this Court, a reconsideration of two final	This Court denied the motion beleave to refile. This matter was referred to the Bankruptcy Court on Septembe 2021. See Adv. Proc. No. 21-03
Mosent / Objects Summary of Motion Original Complaint Mosent / Objects Summary of Motion Original Complaint								The Dugaboy Invest	tment Trust v. Highlar	nd Capital Management, L.P., Case No. 21-cv-01479-S (N.D. Te	ex. June 23, 2021)
Motion/Complaint Movant/Objector Summary of Motion Status Original Complaint Diagnoy alleges Highland violated SEC rules and breached fiduciary dates by scarces the Status page of the interneunt vehicles to sell assets. Diagnoy alleges Highland violated SEC rules and breached fiduciary dates by scarces to suppose alleges Highland violated SEC rules and breached fiduciary dates by scarces to the vehicles to sell assets. Diagnoy withdraw the Complaint after liquid to the first search of the first searc		The Dunches Invest	two at Truck Highle	nd Canital Management B. Co	No. 24 ov. 04470 S (N.D. Tov. I	luna 22 2024)	Date	Motion/Complaint	Movant / Objector	Summary of Motion	Status
Digital Complaint Plaintiff: Degaboy Digital of voltage Stiff plaintiff: Degaboy Digital of voltage SEC net and breach of facility are storing one of its investment vehicle to sole lasers. Digital of voltage states by causing one of its investment vehicle to sole lasers. Digital of voltage states and price and proposed of family trust bolding less than 2% interest in the vehicle. Digaboy with a legations deplicated allegations it made in proofs of claim filed in the Bankruptcy Court. Highland Copp. Mgms., Lie v. S.E. Manipumity Hosbingy LLE, et al., Cave No. 2023-0493 (Del. Clamn)					<u> </u>		6/23/21	Original Complaint			
23 Verified Complaint for Specifie Performance to inspect and Copy Books and Records Paintiff: Highland filed complaint seeking Specific-performance of SE Multifamily operating agreement, First Anneaded and Restated Limited Liability Company Agreement, dated March 15, 2019, effective as of August 23, 2018, to allow Highland to inspect books and records after defendants SE Multifamily Holdings LLC and HCRF refused make available for inspection and copying SE Multifamily Seeks and records			Plaintiff:	Dugaboy alleges Highland violated S duties by causing one of its investme	SEC rules and breached fiduciary ent vehicles to sell assets. Dugaboy D	CONCLUDED: Dugaboy withdrew the Complaint after			,	is Dondero's family trust holding less than a 2% interest in the vehicle. Dugaboy's allegations duplicated allegations it made in proofs of claim	Highland informed the Bankru
Performance to inspect and Copy Books and Records Highland Multifamily operating agreement, First Amended and Restated Limited Limited Auditify Company Agreement, dated March 15, 2019, effective as of August 23, 2018, to allow Highland to inspect books and records after defendants SE Multifamily Holdings LLC and HCRE refused to make available for inspection and copying SE Multifamily Soad art records	•	Hig	hland Cap. Mgmt., L.P.	Dugaboy's allegations duplicated alle filed in the Bankruptey Court.	egations it made in proofs of claim C	Court of the filing.				нести не вывлирку сон.	
				Dugaboy's allegations duplicated alle filed in the Bankruptey Court.	egations it made in proofs of claim C	ourt of the filing.				песни не вывещесу сони.	
	e 23	Motion/Complaint Verified Complaint for Specific Performance to inspect and Copy	Movant/Plaintiff Plaintiff:	Dugaboy's allegations duplicated alle filed in the Bankruptey Court.	, Case No., 2023-0493 (Del. Cham.) Summary of Complaint Highland filed complaint seeking specific-performance of SE Multfamily operating agreement, First Amended and Restated Limited Liability Company Agreement, dated March 15, 2019, effective as of August 23, 2018, to allow Highland to inspect books and records after defendants SE Multfamily Holdings LLC and HCRE refused to make available for inspection and copying SE	Status [insert]				ined in the Salacupacy Court.	

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 16

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 13

		OTHER DONDERO-RELATED LITIGATION		
Date	Parties	Summary of Litigation	Status	
2009	UBS, Highland, Multiple Highland Entities	In 2008, two funds managed by Highland breached their contractual obligations to UBS by falling to meet a margin call. UBS filed suit in New York Supreme Court in 2009, After a decade of Highland, UBS secured a 51 billion plus judgment against the two funds and sought to hold Highland, among others, liable as an after ego. Judgment, Index No. 65009772009, Docket No. 466 (NY, Sup Feb. 10, 2020 Highland).	This matter is currently being litigated	
		UBS and the Dondero Entities continue to litigate. UBS filed a turnover motion in February 2023 seeking to hold Dondero and Cost Ellington, his long-time general counsel, liable for the full \$1 billion plus judgment. Apecial Turnover Petition, Index No. UNASSIGNED, Docket No. 142 (N.Y. Sup. Feb. 8, 2023).		
2018	Joshua Terry, Acis, Highland, Neutra, Ltd., HCLOF	After Joshua Terry secured an \$8 million arbitration award against Acis, Dondero caused the stripping of Acis's assets to make it judgment proof. Terry subsequently filed an involuntary bankruptcy petition. Case No. 18-30264-sgj11 (Bankr. N.D. Tex.). Through Acis's confirmed plan of reorganization, Terry became Acis's sole owner.	CONCLUDED: On July 9, 2021, the Fifth Circuit affirmed the bankruptcy court's order confirming the Chapter 11 plan,	
		The Acis bankruptcy was marked by extremely acrimonious litigation and multiple adverse credibility findings regarding Dondero and other Highland employees (acting at Dondero's direction).	concluding the appeal of plan injuncti was moot [USCA Case No. 19-10847, Doc. No. 00515931634].	
		In the Acis bankruptcy, the Bankruptcy Court issued:		
		Bench Ruling and Memorandum of Law in Support of: (A) Final Approval of Disclosure Statement; and (B) Confirmation of Chapter 11 Trustee's Third Amended Joint Plan [DI 827]		
		Findings of Fact, Conclusions of Law, and Order Granting Final Approval of Disclosure Statement and Confirming the Third Amended Joint Plan for Acis Capital Management LP and Acis Capital Management GP LLC, as Modified [DI 829]		
		Findings of Fact, Conclusions of Law, and Order Granting Final Approval of Disclosure Statement and Confirming the Third Amended Joint Plan for Acis Capital Management LP and Acis Capital Management GP LLC, as Modified [DI 830]		
		Highland and its proxies appealed to this Court and the Fifth Circuit but their appeals were denied: Civ. Case No. 3:19-ev-00291-D; USCA Case No. 19-10847.		
		As soon as the injunction in Acis's plan expired, Dondero (through NSOF) immediately filed suit against Acis and Terry, among others, in the U.S. District Court for the Southern District of New York (Civ. Case No. 1:21-ev-04384). The court dismissed Dondero's federal claims and NSOF appealed to the Second Circuit (USCA Case No. 2:51912). The appeal		
		Stymied in federal court, Dondero, again through NSOF, filed a substantially similar action against Acis and Terry, among others, in New York state court. Index No. 653654/2022 (N.Y. Sup. 2022). Motions to dismiss NSOF's state law action are sub pudice.		
		Immediately after the expiration of the injunction in Acis plan, Dondero—through NSOF— filed suit against Acis, Terry, and others in the Southern District of New York alleging they violated their fiduciary duties to NSOF as an investor in a CLO managed by Acis (and which had been managed by Dondero prior to the Acis bankruptey). Cw. Case No. 21-ev-04384-GHW (S.D.N.Y. May 4, 2021). Dondero's litigation caused Acis to halt distributions from its		
		managed CLOs thus depriving HCMLP of approximately \$20 million in proceeds. The Southern District of New York dismissed Dondero's litigation. NexPoint Diversified Real Estate Trust v. Acis Cap. Mgmt., L.P., 620 F.Supp. 3d 36 (S.D.N.Y. 2022). Undeterred, Dondero appealed to		
		the Second Circuit (Case No. 22-1912 (2d Cir.)), re-filed his breach of fiduciary duty claims in New York state court (Index No. 653654/2022 (N.Y. Sup. 2022)), asserted duplicative counterclaims in another pending litigation involving Acis (Case No. 23-ev-11059-GHW		
		(S.D.N.Y. Dec. 24, 2021), and filed a lawsuit against HCLOF in the Royal Court of Guemsey alleging HCLOF unfairly prejudiced CLOH by settling with Acis, rather than suing it (No. 106- 25786898 (Royal Court of Guernsey).		

Date	Parties	Summary of Litigation	Status
2009	UBS, Highland, Multiple Highland Entities	In 2008, two funds managed by Highland breached their contractual obligations to UBS by failing to meet a margin call. UBS filed suit in New York Supreme Court in 2009. After a decade of litigation, UBS secured a S1 billion plus judgment against the two funds and sought to hold Highland, among others, liable as an aller ego. Judgment, Index No. 650097/2009, Docket No. 646 (N.Y. Sup. Feb. 10, 2020). UBS and the Dondero Entities continue to Hightee. UBS filed at unnover motton in February 2023 seeking to hold Dondero and Scott Ellington, his long-time general counsel, liable for the full S1 billion plus judgment. Special Turnover Petition, Index No. UNASSIGHED, Docket No. 124 (N.Y. Sup. Feb. 8, 2023).	This matter is currently being litigated.
2018	Joshua Terry, Acis, Fiighland, Neutra, Ltd., HCLOF	After Joshua Terry secured an S8 million arbitration award against Acis, Dondero caused the stripping of Acis's assets to make it judgment proof. Terry subsequently filed an involuntary bankruptcy petition. Case No. 18-30264-egil (Bankr. N.D. Tex.). Through Acis's confirmed plan of reorganization, Terry became Acis's sole owner. The Acis bankruptcy was marked by extremely acrimonious litigation and multiple adverse credibility findings regarding Dondero and other Highland employees (acting at Dondero's direction). In Acis bankruptcy, the Bankruptcy Court issued: Bench Ralling and Memorandum of Law in Support of: (A) Final Approval of Disclosure Statement. and (B) Confirmation of Chapter II Traites's Third Amended Joint Plan [Di 827] Findings of Fact. Conclusions of Law, and Order Granting Final Approval of Disclosure Statement and Confirming the Third Amended Joint Plan for Acis Capital Management IP and Acis Capital Management GP LLC, as Modified [Di 829] Findings of Fact. Conclusions of Law, and Order Granting Final Approval of Disclosure Statement and Confirming the Third Amended Joint Plan for Acis Capital Management IP and Acis Capital Management GP LLC, as Modified [Di 829] Findings of Fact. Conclusions of Law, and Order Granting Final Approval of Disclosure Statement and Confirming the Third Amended Joint Plan for Acis Capital Management IP and Acis Capital Management GP LLC, as Modified [Di 830] Highland and its proxices appealed to this Court and the Fifth Circuit but their appeals were denied: Civ. Case No. 3:19-ev-O921-D; USCA Case No. 19-10847. As soon as the injunction in Acis's plan expired, Dondero (through NSOF) immediately filed suit against Acis and Terry, among others, in the VIS. District Court for the Southern District of New York (Civ. Case No. 12:1-2ev-O4384). The court dismissed Dondero's federal claims and NSOF appealed to the Second Circuit (USCA Case No. 22:1-1912). The appeal is pending. Stymied in federal court, Dondero, again through NSOF, filed a substantially similar act	CONCLUDED: On July 9, 2021, the Fifth Circuit affirmed the bankrupt court's order confirming the state of the

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 17

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 14

Motion Movant Objector Summary of Motion Status	_			STATE COURT ACTIONS	11.00.000
Verified Petition to Take Deposition Before Suit and Seek Documents Dondero Sought pre-suit discovery from Farallon, a purchaser of certain claims in the Bankruptcy Case, and Alvarez. Dondero alleged Farallon breached certain U.S. Trustee requirements when the action to the Bankruptcy Court [DI I]. Dondero moved to remained in control of Highland. Farallon and Alvarez removed the action to the Bankruptcy Court [DI I]. Dondero moved to remained in control of Highland. Farallon and Alvarez removed the action to the Bankruptcy Court [DI I]. Dondero moved to remained in control of Highland. Farallon and Alvarez removed the action to the Bankruptcy Court [DI I]. Dondero moved to remained the case [DI 22, 23]. In re Hunter Mountain Investment Trust, Cause No. DC-23-01004 (191st Civil District Court, Tox. Jan. 20, 2023) Motion					* * * *
In re Hunter Mountain Investment Trust, Cause No. DC-23-01004 (191st Civil District Court, Tex. Jan. 20, 2023) Date Motion Movant / Objector Summary of Motion Status Petitioner Hunter Mountain Investment Trust Mountain Investment Trust Sunght pre-suit discovery from Petitioner Hunter Mountain Investment Trust Verified Rule 202 Petition Pluster Mountain Investment Trust Sunght pre-suit discovery from Tarallon and Stockhell as purchases of exertin claims. Hunter Mountain investment Trust of Status Petition for pre-suit discovery field by Dondero in Texas state court in July 2021. OTHER US TRUSTEE LETTERS Date Summary of Motion Status OTHER US TRUSTEE LETTERS Dugaboy, NPA, and HCMFA sent three baseless and factually inscenare letters to the Office of General Counsel, Executive Office N/A for U.S. Trustees in November 2021 and May 2022. The letters, totaling recounts 2018 2019 all gas a litany of wrongdoing by		Verified Petition to Take Deposition Before Suit and Seek	Movant:	Dondero sought pre-suit discovery from Farallon, a purchaser of certain claims in the Bankruptcy Case, and Alvarez. Dondero alleged Farallon breached certain U.S. Trustee requirements when it purchased claims. Dondero also alleged Farallon purchased those claims because of its relationship to Seery and Seery was leveraging his relationship with	CONCLUDED: The state court dismissed the matter a
Date Motion Movant / Objector Summary of Motion Status Petitioner Hunter Mountain Investment Trust supply pre-april discovery from Farallon and Stonchill as purchasers of certain claims. Hunter Bountain Investment Trust verified Rule 202 Petition Provided Provide				1]. Dondero moved to remand [DI 4]. On January 4, 2022, the Court	
Petitioner Hunter Mountain Investment Trust Sverified Rule 202 Petition Movant: Hunter Mountain Investment Trust sought pre-suit discovery from Investment Trust Verified Rule 202 Petition Superiment Trust Verified Rule 202 Petition and Stonehill as purchasers of certain claims. Hunter Mountain Investment Trust discovery filed by Dondero in Texas state court in July 2021. The state court dismissed the matter as without ment. Superiment Trust State Court filed by Dondero in Texas state court in July 2021. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismissed the matter as without ment. Superiment Trust State Court dismi		In re Hunter Mo			n. 20, 2023)
Investment Trust's Verified Rule 202 Petition Hunter Mountain Investment Trust Mountain's petition is substantially similar to the petition for pre-suit discovery filed by Dondero in Texas state court in July 2021. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit. The state court dismissed the matter as without merit.	Date		Movant / Objector	Summary of Motion	
Date Summary of Motion Status 2021; Dugaboy, NPA, and HCMFA sent three baseless and factually inaccurate letters to the Office of General Counsel, Executive Office N/A for U.S. Trustees in November 2021 and May 2022. The letters, totaling roughly 200 pages, allege a litany of wrongdoing by	1/20/23	Investment Trust's Verified Rule	Hunter Mountain	Farallon and Stonehill as purchasers of certain claims. Hunter Mountain's petition is substantially similar to the petition for pre-suit	The state court dismissed the matter as
Date Summary of Motion Status Dugaboy, NPA, and HCMFA sent three baseless and factually inaccurate letters to the Office of General Counsel, Executive Office N/A Of U.S. Trustees in November 2021 and May 2022. The letters, totaling roughly 200 pages, allege a litany of wrongdoing by					
2021; Dugaboy, NPA, and HCMFA sent three baseless and factually inaccurate letters to the Office of General Counsel, Executive Office N/A 2022 for U.S. Trustees in November 2021 and May 2022. The letters, totaling roughly 200 pages, allege a litany of wrongdoing by					
for U.S. Trustees in November 2021 and May 2022. The letters, totaling roughly 200 pages, allege a litany of wrongdoing by	Date		Sun	nmary of Motion	Status
		for U.S. Trustees in November 202	21 and May 2022. The le	tters, totaling roughly 200 pages, allege a litany of wrongdoing by	N/A

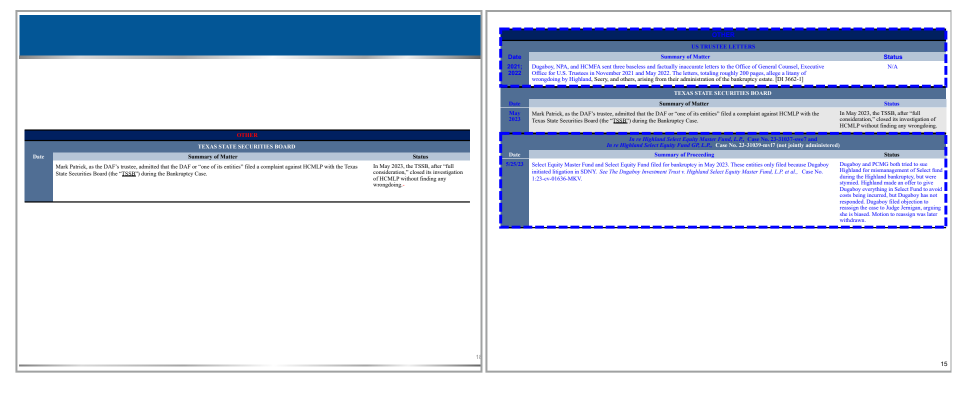
			STATE COURT ACTIONS	
	James Dondero, Pet	itioner v. Alvarez Ma	rsal, et al., Cause No. DC-21-09534 (95th Civil District Court, Te	x. July 22, 2021)
Date	Motion	Movant / Objector	Summary of Motion	Status
7/22/21	Verified Petition to Take Deposition Before Suit and Seek Documents	Movant: Dondero	Dondero sought pre-suit discovery from Farallon, a purchaser of certain claims in the Bankruptey Case, and Alvarez. Dondero alleged Farallon breached certain U.S. Trustee requirements when it purchased claims. Dondero also alleged Farallon purchased those claims because of its relationship to Seery and Seery was leveraging his relationship with Farallon to ensure he remained in control of Highland.	CONCLUDED: The state court dismissed the matter as without merit
			Farallon and Alvarez removed the action to the Bankruptcy Court [DI 1]. Dondero moved to remand [DI 4]. On January 4, 2022, the Court remanded the case [DI 22, 23].	
		Ellington v. Daugh	erty, Cause No. DC-22-00304 (101st Jud. Dist. Tex. 2022)	
Date	Motion	Plaintiff / Defenda	nt Summary of Motion	Status
1/11/22	Plaintiff's Original Petition, Application for Temporary Restraining Order, Temporary Injunction, and Permanent Injunction	Plaintiff: Scott Ellington Defendant: Patrick Daugherty	Scott Ellington, Highland's former general counsel, sued Daugherty, a former Highland employee, for stalking: Ellington subponensed Highland's independent directors, Highland's bankruptey counsel, and other parties to the bankruptey case requiring a motion for a protective order in New Jersey; Ellington moved to hold an independent director in contempt, in violation of the gatekeeper order; Ellington subpoenaed deposition of another independent director. Farallon and Alvarez removed the action to the Bankruptey Court [DI 1]. Dondero moved to remand [DI 4]. On January 4, 2022, the Court remanded the case [DI 22, 23].	Dondero's long-time legal counsel was using the pretext of a "stalking" lawasit to seek to discovery from Highland that they have improperly used in the Highland bankruptey. Highland sakel plaintiff if he would an not to use discovery in connection with Highland sole plaintiff if he would an tot to use discovery in connection with Highland, but he refused. Highland the filed a contempt motion against plaintif or violating the gatkeeper order. Dur trial, the parties settled, and the contem motion with dismissed as moot. [DI 39]
			rust, Cause No. DC-23-01004 (191st Civil District Court, Tex. Jai	<u> </u>
Date	Motion	Movant / Objector	, , , , , , , , , , , , , , , , , , ,	Status
1/20/23	Petitioner Hunter Mountain Investment Trust's Verified Rule	Movant: Hunter Mountain	Hunter Mountain Investment Trust sought pre-suit discovery from Farallon and Stonehill as purchasers of certain claims. Hunter Mountain San San San San San San San San San Sa	CONCLUDED: The state court dismissed the matter as with ut a vi
Date	Motion	Movant / Plaintiff	Summary of Motion	Status
5/5/23	Verified Complaint for Specific Performance to inspect and Copy Books and Records	Plaintiff: Highland	Highland filed complaint seeking specific performance of the-SE Multifamily operating agreement, First Amended and Restated Limited Limbility Company Agreement, dated March 15, 2019, effective as of August 23, 2018, to allow Highland to inspect books and records after defendants SE Multifamily Holdings LLC and HCRE refused to make available for inspection and copying SE Multifamily's books and records as is required by Agreement.	Highland was forced to bring an action for specific performance when Dondero failed to comply with his unambiguous contractual obligation to provide Highland with access to SEM's books and records.

Appx 000017

17

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 18

4874-2971-1502.v2 Highland - Vexatious Litigant Chart (FOR FILING) Slide 15



	In re Highland Select Equity Master Fund, L.P., Case No. 23-31037-swc7 and In re Highland Select Equity Fund GP, L.P., Case No. 23-31039-mv7 (not jointly administered)	
Date	Summary of Proceeding	Status
5/25/23	Select Equity Master Fund and Select Equity Fund filed for bankruptcy in May 2023. These entities only filed because Dugaboy initiated litigation in SDNY. See The Dugaboy Investment Trust v. Highland Select Equity Master Fund, L.P. et al., Case No. 1:23-cv-01636-MKV.	Dugaboy and PCMG both tried sue Highland for mismanagem of Select fund during the Highl bankruptey, but were stymied. Highland made an offer to give Dugaboy everything in Select Fund to avoid costs being incurred, but Dugaboy has not responded. Dugaboy filed objection to reassign the case to Judge Jernigan, arguing she is biased.

4853-9003-3806.v3 Highland - Vexatious Litigant Chart (TO USE) Slide 20

Date	Motion/Complaint	Ellington v. Daugherty, Cause N	b. DC-22-00304 (101st Jud. Dist. Tex. 2022) Summary of Complaint	Status
1/11/22	Plaintiff s Original Petition, Application for Temporary Restraining Order, Temporary Injunction, and Permanent Injunction	Plaintiff: Scott Ellington Defendant: Patrick Daugherty	Scott Ellington, Highland's former general counsel, sued Daugherty, a former Highland employee, for stalking: Ellington subpocenaed Highland's independent directors, Highland's bankruptcy counsel, and other parties to the bankruptcy case requiring a motion for a protective order in New Jersey; Ellington moved to hold an independent director in contempt, in violation of the gatekeeper order; Ellington subpoemed deposition of another independent director in the protection of another independent director.	[INSERT]